





## THE CAUCASIAN

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### ABOUT THAT LAWYER CONVENTION AND LAWYERS.

It is difficult to comment, in a political way, on any class of people, either by criticism or commendation, without incurring the charge of being prejudiced in favor of or against that class. But despite this difficulty, after asserting that we are not in the least actuated by prejudice, we intend to say something here about lawyers in legislation.

It was pointed out last week that lawyers had full control of the so-called Democratic State Convention; that they took nearly everything in sight in the way of nominations, and that every man who had been nominated for Congress by the Democrats was a lawyer. It was not asserted nor will we ever assert that lawyers should not hold office; but we want to go on record as having a firm conviction that nothing can be more dangerous to the people than a complete control of their law-making by lawyers.

A lawyer is a man who is after a fee. It is his business to make a fee. There have been few cases, if indeed there ever was a case in law, with a side too mean for some lawyer to take if the fee was forthcoming. The ethics of the legal profession are such as to justify the conscience of the lawyer in defending a known scoundrel, on the ground that a man is entitled to a fair trial. We have no argument to advance here against this. It is merely cited to emphasize the fact that fee hunting is the avocation of the lawyer.

The last few Congresses have been dominated by lawyers. In the present Congress, of the ninety members of the Senate more than sixty are lawyers. Of the 356 members of the House, more than 230 are lawyers. Thus, lawyers, as a class, dominate both branches of Congress. What are the records of these lawyer Congresses? What have they done for the people? We let the people answer for themselves.

Being a member of Congress does not clear a lawyer from continuing the practice of his profession. In fact there is very frequent mention of lawyers leaving their seats to attend to some law business. There is no restriction on the kind of legal business he may attend to. If he chooses, he may serve a monopoly, or a trust, or a lobby, or a railroad corporation or anything else as legal counsel. These organizations are always at the door of Congress seeking legislation in their own interests and they always employ lawyers.

Now, if a lawyer who is a member of Congress serves one of these corporations as counsel, and gets pay for it (and he does not usually serve without pay) he violates no propriety. He is a LAWYER SERVING HIS CLIENT and the pay he gets is called a FEE! But if a member of Congress who is NOT a lawyer should serve these organizations in any way, and should be caught at it, that member would be charged with ACCEPTING A BRIBE!! Do you see?

We are not making any charge against lawyers. We are stating facts, though, that cannot be denied; and facts like these, with the possibilities that attend them, are dangerous. It is a fact that there has been much legislation in favor of trusts, railroad corporations and the like, and it is a fact that these organizations always have representatives around the halls of Congress seeking more special legislation. It is a fact that they always employ lawyers to aid and counsel them; and it is a fact that, up to date, they have gotten pretty much everything they wanted, while the people have gotten nothing.

In conclusion, we emphatically declare that lawyers have a full and unrestricted right to hold office. If they can bamboozle the people into giving them ALL the offices they, perhaps, have a right to do that. But in view of the fact that the last Congresses have been overwhelmingly dominated by them, and remembering the record of legislation made by these Congresses, we think we have a right to declare that the people act unwisely in trusting their legislation to the hands of a law-making body composed of a majority of lawyers.

We recognize the necessity of having lawyers as executive officers, judges, solicitors, Senators, Congressmen and State legislators, but we emphatically declare against the policy of putting them in control, by majority, of either the law-making or administration for State or Nation. They constitute a class that is for hire for FEES, and the securing of fees is their life-work and professional business. The source from which the fee comes, or even the conditions under which it comes, cannot be held to the discredit of

## THE LATEST GOLDBUG SCHEME.

The Democratic goldbug organs are putting forth great efforts to keep the Democratic party together. They have almost stopped talking gold and are now talking party harmony. They say that they will support any kind of a platform and candidate to keep the party together. This is not only true with Northern gold papers, but is especially noticeable in the case of the Charlotte Observer.

The reason for these tactics on the part of the gold papers is plain. They know that free silver will never come through the Democratic party no matter how much it is promised. But they know equally well that if the Peoples Party gets in power that it will keep its promises and give the people a return of good government and prosperity.

Therefore these gold papers are trying to hold the silver men in the Democratic party. This they know is the most effective way of defeating free coinage and of serving their masters—the British gold ring.

It is a smart game, but no free silver man needs to be fooled by it, unless he wants to be fooled.

**ANOTHER VICTIM OF PLUTOCRACY.**  
Some months ago Prof. Bemis was compelled to resign his chair in the Chicago University because he taught the injustice and danger of trusts and monopolies. This university is the special pet of standard oil Rockefeller. He has given to it some millions of dollars, and the idea of himself and some others is to establish a great institution of learning in which the doctrine that the Money Power is justly entitled to everything on earth shall be taught. A teacher who will oppose that doctrine cannot hold a position in that rich "educational" establishment.

Last week another man had to resign his position because he opposed the doctrine of the Money Power. He is a banker. He is none other than Mr. Wm. St. John, who was president of the Mercantile National Bank of New York. A few years ago the bankers appointed Mr. St. John, as a special representative, to collect facts and prepare a strong argument against the free coinage of silver. He began to study the question and his thorough investigation soon convinced him that no honest argument could be offered against that principle. Instead of being able to do the work he undertook, he became a convert to and strong champion of the free silver cause.

No honest and intelligent man on earth can come to any other conclusion after he has investigated the matter. The position of bankers generally is that free silver will hurt their business. They take no account of the measureless amount of good it will do for the people and the country, and being conscious of the power of money, they assume the selfish, brutal attitude that "might makes right."

Mr. St. John refused to join them in their course. He stood by principle and right. Such a position as this is what the national banking combine despises. They therefore brought on Mr. St. John such a pressure as to make him resign the presidency of the bank. He says he will continue to advocate and work for the principle of free silver.

**PRESIDENT WINSTON RESIGNS.**  
President Geo. T. Winston has resigned the Presidency of the State University, at Chapel Hill, and will accept the Presidency of the Texas State University to which he has been elected. If a vigorous protest would interfere with this arrangement, we would make that protest at once. It means a distinct and appreciable loss to North Carolina. Under President Winston's administration the University has grown and flourished as never before in its history—a clear resultant of superior executive ability and indomitable energy. The well deserved reputation he has won needs no stronger emphasis than the fact that a State, thousands of miles away, hears of it and concludes that such a man must be at the head of its chief institution of learning.

The State of Texas may congratulate itself if we did not, at this moment, feel as though we had a grievance against it for levying a heavy tribute on us. If this feeling should ever wear off we may try to look pleasant about it hereafter. But whether we shall do this or not, we do most cordially and unreservedly commend Dr. Winston to the people of the "Lone Star" State as a man to whom they may look for the wisest counsel, and in whom they will not be disappointed.

**CREED OF THE LAWYER CONVENTION.**  
"Resolved, That the earth and the fullness thereof are reserved by the Lord for His saints."  
"Resolved, That we are the saints." Considering the fact that the lawyers took about everything in sight when the nominations were given out by the lawyer Democratic party convention, which recently met in Raleigh, the above creed seems to be quite appropriate.

## DOINGS AT CHICAGO.

ON THE EVE OF THE MEETING OF THE NATIONAL DEMOCRATIC CONVENTION.

All Eyes Turned That Way—The Work of the Convention Means Much—Men Who Are Talked of for President—Some Tricks of the Demagogues.

All eyes are turned on Chicago this week. The National Democratic Convention meets there. It is an event of unusual interest and importance, for the work of that convention will have much to do with the possible unity of the silver forces of the country, thereby securing victory. If the convention shall adopt a platform and nominate a candidate, the party it represents has patriotism enough to put principle above party, three million votes will be given to the party that will stand for free silver, and the party that will stand for gold will be disgraced. It is a question of principle, and it is a question of principle that will decide the fate of the country. The Chicago delegates know this, and they are determined to do what they can to keep the party together. They are determined to do what they can to keep the party together. They are determined to do what they can to keep the party together.

The speaker's subject was: "The people's party, the struggle for civil and religious liberty during our Colonial and Revolutionary period." He first reviewed briefly the struggle for civil and religious liberty in England, and showed the source from which our ancestors got their independent spirit, and their determination to fight oppression.

He said: "It was in the 13th century that our English ancestors rebelled against the weakness and tyranny of the king, and they wrote him the Magna Charter, the great charter of liberty and the cornerstone of Anglo-Saxon freedom." He also mentioned the struggle for religious liberty, showing how the reformation began when Martin Luther and his associates rebelled against the exactions of the Pope at Rome. But, in this connection he called attention to the fact that the civil and religious liberty which we enjoy in England today was largely acquired and established after the American Revolution, and said that it was the patriotic example of the American colonies that taught the mother country what true liberty was.

He said that there was so much oppression in England from the time of the Revolution to the time of the American Revolution, that the English people were forced to flee to America, and they found in the wilderness of the Western Hemisphere.

He showed how the very evils from which our ancestors fled in England to escape, followed and continued to oppress them here in America, until the time of the Revolution. He spoke of the early settlers of the Carolinas under oppression and religious intolerance. He called attention to the fact that the English people were forced to flee to America, and they found in the wilderness of the Western Hemisphere.

Cleveland has made a last appeal to the party to stand for gold in a letter to the people. He said that the gold standard was the only way to prevent the Democratic party from declaring for silver. If this should be done, the gold standard would be maintained, and the goldbugs would be able to keep their power. He said that the gold standard was the only way to prevent the Democratic party from declaring for silver. If this should be done, the gold standard would be maintained, and the goldbugs would be able to keep their power.

The men talked off for Presidential candidates are Bland, of Missouri; Boies, of Iowa; Bryan, of Nebraska; Patterson, of Pennsylvania; Vice-President Stevenson, of Illinois; Bland, of Missouri; and others. The only man the Democrats can nominate on whom all the silver forces would unite, is a trust like Hamilton, who has been growing in strength. His nomination would mean a sweeping silver victory this year, and it would mean that the Democrats could be elected over McKinley, but the "party spirit" may be strong enough to prevent this.

Some gold men are talking about bolting the convention if it declares for silver, but most of them advise against a bolt. They say that if they stay in the party in the hope that they can get control of it at some other time, they can't control now. So they will probably stay in the party, though they would vote against free silver candidates at the polls. Such a party as this—composed of both gold men and silver men—would always be dangerous.

A lot of demagoguery is being played at Chicago. A big goldbug paper has a picture of Bland, and it says that he is standing at the head of a team of horses pulling a mowing machine. He is in his shirt sleeves, and he is mowing up the silver forces. This picture bothered the Boies men, and they set to work to make a picture of Boies that would make him look like a farmer. They made a picture of Boies that would make him look like a farmer. They made a picture of Boies that would make him look like a farmer.

The name of Judge Walter Clark is being put forward as a candidate. This picture bothered the Boies men, and they set to work to make a picture of Boies that would make him look like a farmer. They made a picture of Boies that would make him look like a farmer. They made a picture of Boies that would make him look like a farmer.

The gold standard Democrats in the Fourth Congressional District will make a fight for Congress. Mr. G. B. Alford, of Holly Springs, Wake county, has announced himself as the Democratic candidate on the gold platform.

## AT GUILFORD BATTLE GROUND.

Exercises and Incidents at the Annual Celebration—Senator Butler the Orator of the Day.

Special to The Caucasian.

GREENSBORO, N. C., July 4, '96.—At sunrise this morning the booming of the cannon announced the advent of the 9th annual Guilford Battle Ground celebration. The report of the cannon could be distinctly heard in Greensboro, five miles from the battle ground, and, in fact, all over the adjoining country. Early in the morning, special trains began to run from Greensboro to the battle ground, and continued until about 11 o'clock, when the transporting immense throngs of people. Senator Butler, the orator of the day, and the distinguished visitors who were to speak at the celebration, arrived at the grounds at 11 o'clock; when they were escorted to the large and elegant auditorium. Mr. Egbert Butler, Captain of the Guilford Battle Ground Company, offered an eloquent and earnest prayer for deliverance from certain national evils, among which he named anarchy, organized selfishness, and partisanship. Judge D. Schenck, the venerable and distinguished president of the Guilford Battle Ground Association, introduced Senator Butler, the speaker of the day.

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## RECESSION TO TELLER.

Great at Home by a Non-Partisan Demonstration.

Denver, Col., July 1.—Senator Henry M. Teller, on arriving in Denver this evening, was met by a great outpouring of people from all parts of the State. The demonstration was non-partisan, and it is doubtful if the scenes of enthusiasm have been paralleled in Western history. The explosion of a bomb at the union depot at 5 p. m. announced the arrival of the Senator's special train in Denver. The streets were jammed with people. Immense flags and pennants and banners of welcome were everywhere displayed. An immense parade was already formed. Military and civic and labor organizations made up the procession, and the Teller club, two thousand strong, was in line. As the Senator stepped from the train there went up a mighty shout and the roar of human voices drowned out the noise of the bombs.

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## In Alabama and Texas.

(Continued From First Page.)

The Democratic press of North Carolina, but even that press never made such an unflattering effort as this before. For some weeks the Democratic papers had been starving for something to howl about. They had sought in vain to discover some action that they could condemn. They were famishing for some evidence of crookedness with which to fill their foul mouths and filthy maws. They could not digest honesty and decency. They were desperate. And then they manufactured such lying treacle as would relieve their agony.

As to honoring the birthday of Washington, the records of the State Legislatures for the past twenty years, under Democratic control, show that not one had any respect for the memory of the "Father of his Country." In the Legislature of 1874-75, a Republican, Mr. Speers, moved that the House adjourn in honor of Washington, and that motion prevailed. And from then until the last Legislature of 1895, and until the Democratic party and Democratic Legislatures had been repudiated, there was never an adjournment in honor of Washington. But in 1895, when the people's patriots to make their laws, they had the decency and public spirit to renew honor to Washington by an official note of the day of his birth.

The "power of the press" was with the Democracy in this North Carolina. It built up while the party controlled the offices, patronage, &c. How that power was used is shown above. It created and scattered falsehoods, and its representation with the energy and swiftness of a cyclone; but truth—slow-moving Truth forces its way, and it will eventually overcome the most diabolical turpitude, that when it shall receive its death-blow, it will die with a vivid illustration of the old proverb, "the ruling passion is strong in death."

The political organization assuming the name of Democracy in North Carolina was hurled from power by a patient and conservative, but indignant people. And the popular emphasis of that indignation was expressed by a majority of twenty thousand—a change of more than forty thousand votes in two years. The people representing this expression said it to condemn, in an official capacity, Democratic journalism as not being the representative journalism of the people of North Carolina.

To show this fact, Mr. Lusk, of Buncombe, introduced the following resolution in the House on February 21st: "Whereas, The Democratic press have willfully and maliciously charged and published that the General Assembly of 1895 refused to adjourn out of respect to the memory of Fred Douglass, and Lee, but did adjourn out of respect to the memory of Fred Douglass and Lee; and Whereas, By such false statements they have reflected upon the dignity and purpose of the present House; and Whereas, The facts in the case are as follows:

"That on the 18th day of January, 1895, that Mr. French offered the following resolution: "Resolved, By the House of Representatives, the Senate concurring, that when this House adjourns, it adjourns to meet Monday at 3 p. m."

Mr. French moved to suspend the rules which was done, and the resolution was adopted without a dissenting vote and sent to the Senate for concurrence, which resolution the House adjourned at 11 o'clock on the 18th day of January, 1895, and after being in session less than half an hour, on motion of Mr. Young of the House adjourned out of respect to the memory of Fred Douglass and Lee, the same being his birthday.

On the 21st day of February, a resolution to adjourn from Thursday until Saturday out of respect to the memory of George Washington was offered by Mr. Williams, McVane, and was passed by a majority. The House met the next day as usual. A motion was made by Mr. Lusk to adjourn out of respect to the memory of George Washington, the same being his birthday, and the same was unanimously adopted.

Whereas, On the 21st day of February, a resolution was offered by Mr. French, of Greenville, that the House adjourn at 11 o'clock out of respect to Fred Douglass, when his sudden death had just been announced. The House did not agree to adjourn at this hour, but when the purpose of the motion was explained to the members, they voted to adjourn at 11 o'clock, and the motion was carried by a majority of 15 to 10.

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OTHER REPORTS AND FALSIFICATIONS. One of the misstatements in the above letters is: "Increased taxation and raised the appropriations over \$100,000, adding nothing to the schools." As to the increased appropriations, they are as follows:

Raleigh Insane Asylum, \$8,000,000; Morganton Insane Asylum, 10,000,000; Eastern Insane Asylum (col.), 13,000,000; West and Dumb Asylum at Morganton, 21,500,000; Penitentiary, 24,000,000; Greensboro Normal and Industrial School (Female), 25,000,000; Agricultural and Mechanical College, Raleigh, 30,000,000; Colored Normal School, 25,000,000. The national emblem of Democracy, by common consent, is a man, a fuzzy haired, stupid looking little jackass, and it would be impossible to imagine anything that could more clearly typify the Democratic party in this State. A few illustrations in point may be interesting.

The Legislature found the public institutions inadequately provided for, and especially was this the case with the insane asylums and the penitentiary. The oppressive conditions, consequent upon Democratic National and State administration of these affairs generally, have so distraught the minds of the people and driven many into such desperation as to sadly and alarmingly increase insanity and crime. With the increase of both came the imperative necessity of providing for one and increasing the confining capacity for the other. In fact the new Legislature found the penitentiary nearly thirty thousand dollars in debt under Democratic management. The most practical remedy which the Legislature could offer for these evils was to increase the opportunities for education, so that the masses of ignorant might take advantage of them for learning the causes of oppressive conditions, and this was done to as great an extent as was possible.

LEFT IN CHARGE OF THEM, though it was in the power of the Legislature to give every Democratic out of office and replaced them with men of opposing political affiliations. The Legislature tried to show that it was not after "people" and sought to set a good example, but this course, so far as Democrats were concerned, was simply a casting of pearls before swine.

But after a failure to make the people believe the Legislature had been wantonly extravagant, the Democratic press set a lot of crow and acknowledged that the appropriations were proper and just.

The Charlotte Observer, the leading goldbug Democratic paper, said: "It is important, above everything else, that in dealing with the work of the Legislature, we should be fair, and the Observer (Democratic) said that the schools and the penal and charitable institutions of the State, that body did not appropriate a dollar more than it should have done."

The News and Observer, a "leading" silver Democratic paper (since the silver wave has become so strong) said: "The News and Observer has always been a strong advocate for liberal appropriations for education, and it is not our purpose to oppose the Legislature for any increase that may have made in appropriations for this purpose."

It would seem that these and similar utterances from similar sources would damn the Democratic Democratic author of the record from which these Alabama and Texas Democrats are drawing their "facts."

When the legislature of 1895 met it found the following general taxation arrangement:

For education	30
On \$100 worth of property	40
For State pensions	40
On \$100 worth of property	40
For general State purposes	32
On \$100 worth of property	32
For education	38
On \$100 worth of property	38
For State pensions	38
On \$100 worth of property	38
For general State purposes	215
On \$100 worth of property	215

This is a rather fact which goes to show that Capt. Johnson and other Democratic speakers in Alabama and Texas are more anxious to seize upon something to say against Populists than they are to tell the truth; for it will be observed that wherever the increase of taxation is made, the increase is for schools.

The so-called Democratic party had no more to say about the administration of State affairs from 1870 to 1895. An analysis of its record will prove to anybody that, as a party which pretended to foster the general interest of the commonwealth, it was an abominable failure and a damnable fraud.

The record shows that everything and anything could get more attention and more sympathy from "Democracy" than the public school system. We believe only one State in the North Carolina in the amount paid, per capita, for public education, but in the matter of slinging out money where the "sinner" could catch it, the Democrats put North Carolina pretty well forward in the list. School teachers have no encouragement from the State under Democratic rule. In fact they knew that they got less per month on an average than the teachers of any other State, and that the public school term was shorter than it is in almost any other State. These are facts, and they are a result of Democratic administration.

Let's see what kind of a thing we can make. In the State of Massachusetts the average pay of male teachers is \$118 per month. This is the highest in the United States. The average pay of female teachers is \$48 per month. The bleak and barren State of Arizona pays its female teachers an average of \$74 per month and male teachers an average of \$82. Then come all the other States, with North Carolina at the very bottom of the list—her male teachers getting an average of \$24 per month and her female teachers an average of \$21 per month. These averages are taken from the reports of all States which make educational reports and include the salaries of superintendents of public schools in cities.

Alas, for the glory of North Carolina under Democratic rule! One of the original thirteen States—with a historic record that makes her stand "foremost in liberty's story"—with a purer and more thoroughly American population than any other State (there being less than 4,000 foreign born residents), she, in a spirit of trust and confidence, put her affairs in the hands of a Democratic gang for too long a time, and as a reward for this confidence she found herself flung into the mire and mud of educational apathy and stagnation and almost smothering in the slough of educational despondency.

But a mighty effort was made and the marauding band, heretofore out of this terrible bog, and now they see the road clearing and is moving forward to a higher plane and broader policy.

U. S. SENATORS. There's no denial of Capt. Johnson's statement No. 2, that a Populist and Republican were elected to the U. S. Senate. The Republican senator was elected on the issue of free silver and fair elections. Every vote he has cast in Congress has been in favor of silver, but even with this record, if he shall maintain his present adherence to McKinley and the Republican gold platform, it will result in his retirement from the U. S. Senate.

ELECTION LAW. As to charge No. 3, Capt. Johnson is either ignorant of the facts or he is an unqualified liar. The new election law gives five days time for registration, though the registration books are required to be kept open on the Saturdays of these weeks. There is nothing to prevent the books from being opened on any other day. No one can vote unless properly registered. Challenges of the registration are amply provided for; challenges of persons offering to register are provided for, and there is no such provision as forbidding inspectors from refusing a known illegal vote. Capt. Johnson or any one else may learn these facts by reference to the new election law, a copy of which he may easily find. It provides that one member of every political party, who can read and write shall be appointed as judges of elections, but the voters of each county shall be competent to conduct the registration election. Under the old Democratic law, the judges were appointed by Democratic boards of safety and missionaries, and these commissioners frequently appointed judges who could not read and write from the opposing party. This led to great fraud and corruption. The people of Alabama have been subjected to something like this, and it needs no further elaboration.

"ONE-LEGGED" SOLDIERS! Charge No. 4. As to this, for every one-legged Confederate soldier that the legislature turned out of office it put another one-legged Confederate soldier in his place. In short, it turned out Democrats and put in Populists.

The Democratic party has the record in this State of electing a negro doorkeeper over two white men whose names are W. V. Clifton and N. V. Denton. The former now lives in Raleigh. The latter joined the Republican party after this episode, and remained in that party until he died.

THE NEW OFFICES. As to charge No. 5, no new offices were created except two needed criminal courts. A large number of new magistrates were appointed, but these appointments involved no additional

expense to the State. The number of election officers was also increased to give every party representation in the management of elections. These are the "new offices" we presume, which Capt. Johnson would have his hearers believe have big salaries attached to them.

NEGRO MAGISTRATES. CHARGE NO. 6. As to this, a number of negro magistrates were appointed. But this was done only in negro counties, and in such cases while magistrates were appointed in the same towns as that which white people could have their cases before white magistrates, and negroes could have theirs before negro magistrates if they chose.

These appointments were a Democratic precedent of twenty years standing. A large number of negro magistrates were appointed by the legislature of 1870-71, then by the legislature of 1875-77, and then by the legislature of 1880-82. The legislature of 1870-77 was Democratic. There was a protest against these appointments by some Democrats, but the majority approved them. The protest was a written document, covering two pages of the House Journal, 1870-77, and signed by those making the protest. It may be found on page 572 of the Journal. The following is an extract from it:

"The undersigned, respectfully but earnestly, protest against the policy which appears to have been approved by a majority of the Democratic members of this General Assembly, in and for certain counties of this State."

It is clear, therefore, that the cry of "negro magistrates" now is nothing but a dirty, disreputable whine of the author of that record which the Alabama and Texas Democrats are now reading. It is a desperate case that makes Democrats cry out against an action in 1895, which they began themselves as far back as 1870-77.

THE TEXAS LETTER. In the Texas letter at the head of this card are some lies which Capt. Johnson must have missed when he was reading that "history" of the legislature.

As to the taxation of church and school property, there is no State law whatever, and no attempt was made to pass one. In fact, Section 1 of the State Revenue act, especially exempts this class of property from taxation, and no attempt was made to nullify any local law imposing such a tax.

There is a clause in the new charter of the State which provides that no such property may be taxed, but that one cent has been levied or collected on it. Even if such tax had been collected, it would not be recorded by the State. In fact they are recorded as voting for it. This is simply another whine to beget the general interest of the commonwealth, it was an abominable failure and a damnable fraud.

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## TWENTY YEARS OF THE GOLD STANDARD.

God Save Us From Its Continuation.

John H. Cherry, in Chicago Sentinel.

Thirty years ago our public debt was \$2,000,000,000. About one-third of this was in bonds held in this country, and the other two-thirds was in greenbacks and U. S. treasury notes in circulation among the people as money.

The secretary of the treasury, in his report to congress December 4, 1895, said that the people were comparatively free from debt; business was done for cash; there was less per cent of credit business than was ever before known, and that the prosperity of the country was without a parallel in its history.

Now this industrious people after thirty years of hard work come to look over the ledger and find the following: Public and private, \$40,000,000,000; annual interest on same, \$2,000,000,000; people in enforced idleness, \$50,000,000; and the majority approve a net loss to the country of \$1,000,000,000 a year; 60 per cent of the people own no homes, 18 per cent have mortgaged homes and are in peril of losing them; a part had mortgaged their own homes free from mortgage debt last year from want of the necessities of life, and that means hundreds of thousands in the whole country. Add to this the unnumbered suicides, the wrecked lives, the wrecked hopes and the ruined families.

Nor is this all. Europe holds our bonds to the amount of \$5,000,000,000, the annual interest on which is \$250,000,000; and she also holds millions of acres of our best lands, and has mortgages to the amount of hundreds of millions of dollars on other lands held in this country, and we produce gold stipulates that it is to be paid in gold coin of the United States of standard weight and fineness. And these are no part of a part of a part of the blackest pages of history furnish no parallel to it. Never before was a brave, free people in a single generation crushed, their hopes and ambitions crushed, the lives of their helpless little ones destroyed, and their republic reduced to a mere puppet show, ruled by their trusted representatives—and nobody knows why.

"But," says a gibbering idiot, "I believe in sound money, not in slavery, their hopes and ambitions crushed, the lives of their helpless little ones destroyed, and their republic reduced to a mere puppet show, ruled by their trusted representatives—and nobody knows why."

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